USDC SDNY

		ATES DISTRICT COURT DISTRICT OF NEW YORK	DOCUMENTorm as of May 1, 2018 ELECTRONICALLY FILED DOC #: DATE FILED: 7-26-18			
Secur	ities ar	nd Exchange Commission,	⁵ CIV. NO. ⁰⁷⁰⁴⁵			
	-again	Plaintiff(s),	Proposed Civil Case lanagement Plan and cheduling Order			
Ross B.	Shapiro, N	Defendant(s).				
pursua	ant to F	parties*submit this [Proposed] Civil Case Noted Proposed Civil Case Noted Procedure 26(f): Sederal Rule of Civil Procedure 26(f): Sederal Rule of Civil Procedure 26(f):	-			
	16(c)	and 26(f) on June 19, 2018 and July 2, 2018				
2.	Alterr	native Dispute Resolution / Settlement:				
	a.	Settlement discussions have // have not	taken place.			
	b.	The parties have discussed an informal exchange of information in aid of early settlement and have agreed to exchange the following:				
	C	The parties exchanged initial disclosures in February 2016 pursuar exchanged document requests in April and July 2016. In addition, parties pursuant to subpoenas. Given the formal exchange of disc expectation that additional discovery will occur, the parties do not be at this time.	Mr. Peters has obtained documents from a number of third overy to date, and the Commission's and Mr. Peters' believe any informal exchange of information is necessary			

The parties do not wish to make use of any alternative dispute resolution mechanism.

alternative dispute mechanism for this case:

mechanisms for use in this case, such as (i) a settlement conference before the Magistrate Judge, (ii) participation in the District's Mediation Program, and (ii) retention of a private mediator. The parties propose the following

^{*} Litigation remains stayed as to Messrs. Shapiro and Gramins. This [Proposed] Civil Case Management Plan and Order is submitted by the Securities and Exchange Commission and Mr. Peters.

d. The parties recommend that the alternative dispute resolution mechanism designated above be employed at the following point in the case (e.g., within the next 30 days; after exchange of specific information; after deposition of plaintiff; etc.):

As appropriate, the Commission and Mr. Peters will reassess whether alternative dispute resolution mechanisms would assist in resolving this matter through settlement.

e. The use of any alternative dispute resolution mechanism does not stay or modify any date in this Order.

3. The Parties' Summary of Their Claims, Defenses, and Relevant Issues:

Plaintiff(s):

The Commission alleges that Mr. Peters, while working as a bond trader at Nomura, made material misrepresentations directly and indirectly to investors and engaged in a scheme to defraud in connection with the purchase and sale of securities known as residential mortgage-backed securities or RMBS. The Complaint asserts claims under Section 17(a) of the Securities Act and Section 10(b) of the Exchange Act and Rule 10b-5 promulgated thereunder.

Defendant(s):

Mr. Peters denies that he made any material misrepresentations in connection with the RMBS transactions at issue. Mr. Peters contends that he cannot be held liable, under controlling precedent, for the alleged material statements of third parties. Mr. Peters denies also that he possessed the requisite state of mind required to find a person liable under the securities laws he allegedly violated. Finally, with respect to the claim asserted under Section 17(a), he denies that he received money or property as part of the allegedly fraudulent transactions.

4. The Parties' Asserted Basis of Subject Matter Jurisdiction:

Federal Question Jurisdiction: Sections 20(b) and (d) and 22(a) and (c) of the Securities Act of 1933 and Sections 21(d) and (e) and 27 of the Securities Exchange Act of 1934.

5. Subjects on Which Discovery May Be Needed:

Plaintiff(s):

The Commission intends to depose Mr. Peters and the other two co-defendants along with other current and former employees of Nomura, as well as counterparties with whom Mr. Peters and others traded RMBS at Nomura. The Commission also intends to propound interrogatories and requests for admission to Mr. Peters, and potentially to obtain a limited number of documents via subpoenas. The primary focus of discovery will be on the conduct in which Mr. Peters and others engaged in while on the RMBS desk at Nomura, including making misrepresentations to counterparties about the price of RMBS.

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f.

Mr. Peters intends to seek further document discovery, as well as depositions, from counterparties with whom he traded RMBS during the relevant time period, including the counterparties to the transactions alleged to be fraudulent by the SEC. Mr. Peters also intends to take depositions of various market participants, including current and former Nomura employees.

6.		nitial Disclosures pursuant to Fed. R. Civ. P. 26(a)(1) will be exchanged no later han N/A - completed			
7.	Amen	nded Pleadings:			
	a.	No additional parties may be joined after, without consent or leave of Court.*			
	b.	No amended pleadings may be filed after, without consent or leave of Court.*			
8.	Fact D	Discovery:			
a.	All fa	act discovery shall be completed by			
	b.	Initial requests for production were/will be served by Any subsequent requests for production must be served no later than 45 days prior to the discovery completion deadline.			
	C.	Initial interrogatories shall be served by 60 days of Plan's entry Any subsequent interrogatories must be served no later than 45 days prior to the discovery completion deadline.			
	d.	Depositions shall be completed by			
	e.	Requests to admit shall be served by February 15, 2019			

g. Except as otherwise modified in 8(f) above, the parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. The interim fact discovery deadlines may be altered by the parties on consent without application to

The parties propose the following limits on discovery:

^{*} The period within which the parties could amend the pleadings as a matter of course pursuant to Fed. R. Civ. P. 15 expired as of November 17, 2017.

	the Court, provided that the parties meet the deadline for completing fact discovery.
h	The parties would like to address at the conference with the Court the following disputes, if any, concerning fact discovery: While not a dispute per se, the parties address below (at Section 15) the potential impact of the existing stay of all litigation and discovery as to Messrs. Gramins and Shapiro on the Commission's and Mr. Peters' ability to obtain discovery from those parties.
Expe	rt Discovery (if applicable):
a.	The parties do $\boxed{\checkmark}$ / do not $$ anticipate using testifying experts.
b.	Anticipated areas of expertise: Key aspects of the RMBS market, including, but not limited to, the negotiating tactics and valuation methods used in the market and what a reasonable investor would find material in the RMBS market.
c.	Expert discovery shall be completed by May 30, 2019
d.	By February 28, 2019, the parties shall meet and confer on a schedule for expert disclosures, including reports, production of underlying documents, and depositions, provided that (i) expert report(s) of the party with the burden of proof shall be due before those of the opposing party's expert(s); and (ii) all expert discovery shall be completed by the date set forth above.
e.	The parties would like to address at the conference with the Court the following disputes, if any, concerning expert discovery:
Elect	ronic Discovery and Preservation of Documents and Information:
Subm	propriate for the case, use the Court's Joint Electronic Discovery nission and Proposed Order available at: /nysd.uscourts.gov/judge/Lehrburger.
a.	The parties have \(\overline{\Lambda} \) / have not \(\overline{\Lambda} \) discussed electronic discovery.
b.	If applicable, the parties shall have a protocol for electronic discovery in

9.

10.

C.	The parties would like to address at the conference with the Court the
	following disputes, if any, concerning electronic discovery:
	No disputes at this time.

11. Anticipated Motions (other than summary judgment, if any):

Mr. Peters submitted a letter to Judge Berman on June 13, 2018, requesting a pre-motion conference, in anticipation of Mr. Peters filing a motion to reconsider Judge Berman's denial of Mr. Peters' motion to dismiss the Complaint. The Commission submitted a response to that motion on June 18. At a June 21 status conference, Judge Berman set July 9 as the deadline for Mr. Peters to file any motion to reconsider, with any response from the SEC due July 16. Should the Court reconsider the motion to dismiss ruling in whole or in part, the Commission may move to amend the complaint in response to the revised ruling, and Mr. Peters would oppose such a motion.

Mr. Peters anticipates that it may become necessary to move to compel discovery from the recipients of

12. Summary Judgment Motions: No less than 30 days before a party intends to file a summary judgment motion, and in no event later than the close of discovery, the party shall notify this Court, and the District Judge, that it intends to move for summary judgment and, if required by the District Judge's Individual Practices, request a pre-motion conference.

If pre-motion clearance has been obtained from the District Judge where required, summary judgment motions must be filed no later than 30 days following the close of all discovery if no date was set by the District Judge or, if a date was set by the District Judge, in accordance with the schedule set by the District Judge. If no premotion conference is required, summary judgment motions must be filed no later than 30 days following the close of discovery.

Any summary judgment motion must comply with the Federal Rules of Civil Procedure, the Local Rules of this District, and the Individual Practices of the District Judge to whom the case is assigned.

13. Pretrial Submissions: The parties shall submit a joint proposed pretrial order and any required accompanying submissions 30 days after decision on the summary judgment motion(s), or, if no summary judgment motion is made, 30 days after the close of all discovery.*

14. Trial:

a.	All parties do / do not consent to a trial before a Magistrate Judge at this time.
b.	The case is 🗸 / is not 🗌 to be tried to a jury.

^{*} At the June 21 status conference, Judge Berman set a September 3, 2019 deadline for all pretrial submissions, including a joint pretrial order.

	c.	The parties anticipate that the tria	I of this case will require 15	days.		
15.	Other	Matters the Parties Wish to Add	lress (if any):			
	District conclud counts a stated in the first motions Rule 29 2018), a complet United Scivil action of the circumstants.	of Connecticut. At the present time, it is not clear wheed. While Mr. Peters was acquitted on all charges a against Mr. Shapiro (1 count) and Mr. Gramins (2 contention is to retry the defendants on those hung coutrial, Mr. Gramins was convicted on a single count of seeking a judgment of acquittal, pursuant to Rule 2 motions, the Court recently invited Messrs. Shapiro motions, in light of the decision by the Second Circuit counsel for Messrs. Shapiro and Gramins filed see until August 2018. Mr. Gramins' motion for a new States Attorney's Office has advised that they intend on is stayed as to Messrs. Shapiro and Gramins duriminal case remains uncertain, the parties anticipate	very may be impacted by the status of the parallel creen the criminal cases against Messrs. Shapiro and after a weeks-long jury trial, the jury failed to reach a unts), and, at the present time, the United States Att unts. In addition, while Mr. Shapiro was acquitted on of conspiracy. Both Mr. Shapiro and Mr. Gramins file 9, and a new trial, pursuant to Rule 33, and, while the and Gramins to submit motions to reconsider the Couit Court of Appeals in United States v. Litvak, 889 Fuch motions on June 27. Briefing on those motions trial pursuant to Rule 33 was granted by the District to appeal that decision, which likely will delay any reging the pendency of the criminal case, and as the or that their ability to obtain discovery from Messrs. Sinding during the discovery period set forth in this Production of the criminal case of the country of the discovery period set forth in this Production.	Gramins will be verdict on certain orney's Office all other counts at depost-trial be Court denied the ourt's ruling on the .3d 56 (2d Cir. will not be Court, and the etrial. Since this utcome and timing hapiro and		
16.	The C					
	A status conference will be held before the undersigned onatm. in Courtroom 18D, 500 Pearl Street.					
The parties shall submit a joint status letter every <u>60</u> days and shall also inform the Court at the time the parties believe a settlement conference would be fruitful.						
Dated:	_7/	/a6/18	SO ORDERED.			
			W	obbangs.		
			ROBERT W. LEHRBURGER United States Magistrate Judge			
PLAIN	ITIFF(S):	DEFENDANT(S):			
Rua N	1. Kelly	/	Brett D. Jaffe			
ATTO	RNEY	NAME(s):	ATTORNEY NAME(s)			

Case 1:15-cv-07045-RMB-RWL Document 1178 FFiled 97/2/6/18 Page 7 of 9f 7

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